IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA CHARLESTON DIVISION

B.P.J. by her next friend and mother, HEATHER JACKSON,

Plaintiff,

v.

WEST VIRGINIA STATE BOARD OF EDUCATION, HARRISON COUNTY BOARD OF EDUCATION, WEST VIRGINIA SECONDARY SCHOOL ACTIVITIES COMMISSION, W. CLAYTON BURCH in his official capacity as State Superintendent, DORA STUTLER in her official capacity as Harrison County Superintendent, and THE STATE OF WEST VIRGINIA,

Defendants,

and

LAINEY ARMISTEAD,

Defendant-Intervenor.

Civil Action No. 2:21-cv-00316

Hon. Joseph R. Goodwin

PLAINTIFF'S OPPOSITION TO DEFENDANT WEST VIRGINIA SECONDARY SCHOOL ACTIVITIES COMMISSION'S MOTION *IN LIMINE* TO EXCLUDE BLATT EXHIBIT 21

Plaintiff B.P.J., by and through her next friend and mother, Heather Jackson, respectfully submits this memorandum in opposition to Defendant the West Virginia Secondary School Activities Commission's ("WVSSAC") Motion *In Limine* to exclude the use of the 2021 Green Book Summary of Public Education Bills Enacted During the 2021 Regular Session ("Green Book"), which is Exhibit 21 to the deposition of Deputy State Superintendent Michele Blatt (ECF No. 289-19). WVSSAC's motion should be denied because the Green Book shows that the West Virginia State Board of Education ("State Board") reviewed and had knowledge of H.B. 3293 and

provides context for the State Board's subsequent determination that the Board does not support H.B. 3293. The Green Book is thus admissible under the Federal Rules.

ARGUMENT

To begin, the Green Book is an authentic record. *First*, it is an official publication of the State Board and thus is self-authenticating under Rule 902(5). *Second*, even if it not self-authenticating, the Green Book was authenticated under Rule 901(b)(1) by Deputy State Superintendent Michele Blatt when she was deposed as the corporate representative for the State Board and State Superintendent W. Clayton Burch. (Dkt. No. 289-19 (Blatt Dep. Tr.)) At deposition, Deputy State Superintendent Blatt stated that she recognized the Green Book, which had been produced by the State Board and State Superintendent Burch in response to Plaintiff's written discovery requests in this action and testified that it is "our summary of legislation that was passed in that 2021 session." (Blatt Dep. Tr. at 105:18–107:6.) Thus, the Green Book is authentic.

WVSSAC claims the Green Book is "quintessential hearsay," inadmissible, and that the "only potential efficacy the Green Book could have would be to try to align WVSSAC with the legislation or the State." (Dkt. No. 391 (Mot. to Exclude Blatt) at 5–6). But WVSSAC misapprehends the relevance of the Green Book. Contrary to WVSSAC's supposition, Plaintiff does not intend to offer the Green Book for the "truth of the matter asserted" that WVSSAC Executive Director Bernie Dolan in fact acted as the West Virginia Department of Education contact for questions regarding H.B. 3293. See Fed. R. Evid. 801. Plaintiff also does not intend to offer the Green Book as evidence that Mr. Dolan has any specialized knowledge about H.B. 3293 or that WVSSAC is "align[ed] with the legislation or the State." (Mot. to Exclude Blatt at 5.) Indeed, Plaintiff did not introduce the Green Book as an exhibit at the deposition of WVSSAC's corporate representative. (Dkt. No. 289-17 (Stutler and Mazza Dep. Tr.)). Instead, Plaintiff may offer the Green Book as evidence of the State Board's review and knowledge of the contents of

H.B. 3293 which, among other things, provides context for the State Board's position that it does not support H.B. 3293.

Accordingly, the admission of the 2021 Green Book, which has been properly authenticated and which Plaintiff does not intend to use for any of the reasons that WVSSAC outlines in its motion, is fair and in accordance with proper standards of evidence. Its use will result in no prejudice to WVSSAC or Mr. Dolan, but rather will ensure that the State Board's analysis of H.B. 3293 is known to the trier of fact.

CONCLUSION

For all the reasons above, Plaintiff therefore respectfully requests that the Court deny WVSSAC's Motion *In Limine* to Preclude Use of the 2021 Green Book.

Dated: June 29, 2022

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Respectfully Submitted,

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CERTIFICATE OF SERVICE

I, Loree Stark, do hereby certify that on this 29th day of June 2022, I electronically filed a true and exact copy of the *Plaintiff's Response to Defendant West Virginia Secondary School Activities Commission Motion* In Limine *to Exclude Blatt Exhibit 21* with the Clerk of Court and all parties using the CM/ECF System.

<u>/s/ Loree Stark</u> Loree Stark West Virginia Bar No. 12936